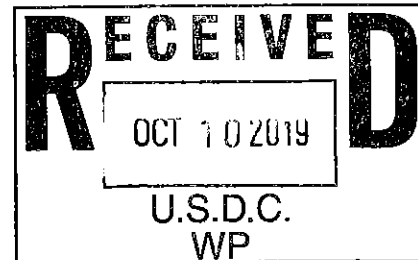


Hon. Judge Cathy Seibel,  
The Hon. Charles L. Brieant Jr.  
Federal Building and United States Courthouse  
300 Quarropas St.  
White Plains, New York 10601-4150

Matthew and Tianna Sanchez  
C/O PO Box 528  
Glenham, New York zip exempt



**Re. Sanchez v County of Dutchess, Glen Brown, Candace Lynch, Benjamin Doty**

**Case # 17-cv-06597**

Hon. Judge Cathy Seibel,

If you consider our illustration and acknowledgement of our Constitutional Rights as BABEL, then you cannot represent The Constitution of The United States of America properly as a judge and proceed unbiased.

What we Mr. and Mrs. Sanchez wrote was bout our situation in violation of The Law of The Land and an infringement of our Rights. We are very aware and extremely focused on our situation and every un/non constitutional acts that happened and continue to happen against us. Judge Seibel as you occupy public office as a Judge chosen by the president this is not an ethical response upon our "legal document" submitted; "AB INITO PRO TUNC BRIBOUR."

We know you are highly aware of our document in the meaning and the law forms of the ancient customs that New York is operating in and all mixture of law that I and my wife Mr. and Mrs. Sanchez are being subjected to and refuse to allow and continue to be a victims of.

To the court and all its foreign agents and public officials in "AB INITO PRO TUNC BRIBOUR" still stand as legal Writs and Law and it still has to be answered, which your reply it not a proper answer nor a professional ethical answer under judicial conduct in a proper court of law. Upon your answering of such so does not and will not invalidate any of Mr. and Mrs. Sanchez Writs legal documents; and correcting the record of our status upon bringing of such to the light.

We did get our information off the internet consisting of these websites: The United States of America Constitution, Congressional Acts, United State code, CFR-Civil Federal Rules of law; which govern your chair and all public foreign agents and officials which is not proper Constitutional Law but a corporation rule of law, and United States Supreme Court Rules of law that govern the public servant and agents, and the study of Law/law books pertaining to our case upon filing, which all above mention was violated.

We the People as Sui Juris Mr. and Mrs. Sanchez expect for our Constitutional Rights not to be trespassed and/or infringed on. We are allowing the court to clean their hands and correct record, under Article 5 clearly and explicitly proclaims that birthrights and customs must be respected and upheld by any signatory thereto. This is not happening as is self-evident parties are permitted both the alleged STATE and FEDERAL construct the ability and opportunity to correct the egregious and lawless situation and matters.

As a minor note, there is a clear violation of federal law REAL ID ACT at 6 CFR 37.3 on behalf of public officials and agents.

**Justice delayed is Justice denied and Let Justice be done though the Heavens fall are in fact and truth Principles upon which all rests and emanates from!**

**Any omission of any possible issue, matter, right, defense, process and/or procedure, or any other term of art describing, demonstrating and/or utilized to mean the same, is explicitly reserved.**

**Any omission is not a waiver thereof.**

**A copy, facsimile and digital scan are lawfully declared to be, and has the same force, affect and effect as, the Original.**

**Mr. and Mrs. Sanchez are not a guarantor, acceptor, accommodating party, debtor, surety or any other term of art describing, demonstrating and/or utilized to mean the same, to and/or for anything Creation-Wide, by the explicit notice.**

**We reserve the right to amend, enhance and/or delete from this document and writing at any time and any place the need arises, by explicit reservation.**

**We reserve the right to define all words and letter combinations contained herein; and further, reserve the right to interpret and construct the intent thereof, will full finality, by explicit reservation.**

**We, Mr. and Mrs. Sanchez, do hereby knowingly, willingly, intelligently and intentionally declare and affirm that the foregoing is true, accurate and complete, the truth, whole truth and nothing but the truth, to the best of my knowledge and ability, so help me Creator.**

**We, Mr. and Mrs. Sanchez, under full liability and complete transparency, do hereby knowingly, willingly, intelligently and intentionally Affirm, Declare, Proclaim and Publish that this set of documents and tangible mediums are hereby absolutely and duly affirmed, authorized, declared, stated, made, issued, certified, confirmed, ratified, verified, executed, noticed, re-affirmed, re-authorized, re-declared, re-stated, re-issued, re-certified, re-confirmed, re-ratified, re-verified and re-noticed, absolutely and duly perfected, protected and secured in their entirety for all of Creation to rely upon, without limitation, in perpetuity, without recourse, without prejudice, under the penalties of false witness, to the best of my knowledge and ability, governed by, and under, the Laws of the Creator, under the Laws of Creation.**

**Hereunto I have set my Hand and knowingly, willingly, intelligently and intentionally caused my autograph to become affixed hereto.**

**Executed in Creation, by, under and pursuant to the Laws of the Creator and the Laws of Creation.**

**On the 9<sup>th</sup> day of October, in the Year of my Lord Jesus Christ two thousand nineteen.**

**NON-TRANFERABLE**

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse.

El P. 200-308

Heir of the Creator, Real-man Living Soul, Secured Party, Holder-in-Due-Course, Real-Party-in-Interest, Grantor, Bailor, Administrator, Creditor, Custodian, Beneficiary; All rights, privileges, freedoms and immunities are hereby claimed, reserved and exercised, without limitation, without prejudice, without recourse.

El P. 200-308